# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA	)	
	)	CRIMINAL NO.: 04-10336-NMG
v.	)	
	)	
JULIO SANTIAGO, et al.	)	

#### UNITED STATES'AMENDED LIST OF POTENTIAL WITNESSESS

The United States of America, Michael J. Sullivan, United States Attorney for the District of Massachusetts, and William F. Bloomer, Assistant U.S. Attorney, hereby submits the following list of witnesses for trial in the above-referenced matter.

### Government Witnesses

- 1. DEA Task Force Agent (TFA) Marco Chavez Lowell Police Department
- 2. Special Agent (SA) Michael O'Shaughnessy Drug Enforcement Administration (DEA)
- 3. Detective William John Samaras Lowell Police Department
- 4. SA Calice Couchman DEA
- 5. Lt. Terry G. Hanson
  Massachusetts State Police
- 6. SA Todd Prough DEA
- 7. TFA David Chartrand DEA
- 8. Detective Felix Figueroa Lowell Police Department
- 9. Detective Christopher Hanson Lowell Police Department
- 10. SA Greg Willoughby DEA

- 11. TFA Kevin Swift
  Salem Police Department, NH
- 12. TFA Brian Proulx
  Haverhill Police Department
- 13. SA Glenn Colletti DEA
- 14. TFA Greg Hudson
  Lowell Police Department
- 15. Detective James Faye
  Lowell Police Department
- 16. Sgt. Stephen Walsh Mass. State Police
- 17. SA Eric Kotchian ATF
- 18. Chemist John E. Drugan
  Mass. State Police Crime Lab
- 19. Richard Vasquez ATF
- 20. Officer Peter Kelleher Lowell Police Department
- 21. Detective Christopher Doolin Lowell Police Department
- 22. Sgt. James Trudell Lowell Police Department
- 23. SA James Connolly DEA
- 24. Trooper John Jakobowski
  Massachusetts State Police
- 26. Michael Oppenheim ATF

- 27. Trooper Jamie Cepero
  Massachusetts State Police
- 28 Trooper Mark Capponett
  Massachusetts State Police
- 29. Trooper David Crouse
  Massachusetts State Police
- 30. Detective John K. Loney NYPD
- 31. SA Norton Cordova
  DEA
- 32. Della Saunders Chemist, Department of Public Health
- 33. Michael Lawler
  Chemist, Department of Public Health
- 34. Xiu Ying Gao Chemist, Department of Public Health
- 35. Mai Ngoc Tran Chemist, Department of Public Health
- 36. Detective Bryan McMahon Lowell Police Department
- 37. Lawrence Giordano
  Essex County Sheriff's Department
- 38. SA Dennis Barton DEA
- 39. Detective Mark Rivet
  Lawrence Police Department
- 40. Lt. Greg Dern
  Massachusetts State Police
- 41. Detective Joseph Jakutis
  Dracut Police Department
- 42. Sgt William Canty
  Massachusetts State Police

- 43. Detective Linda Coughlin Lowell Police Department
- 44. SA Kevin Frye DEA
- 45. Trooper Robert S. MacAllister Massachusetts State Police
- 46. Sergeant David Chartrand Dracut Police Department
- 47. Trooper Joseph Masterson
  Massachusetts State Police
- 48. Detective Jose Rivera
  Lowell Police Department
- 49. Sgt. Barry Golner
  Lowell Police Department
- 50. Officer David Ferry
  Lowell Police Department
- 51. Detective Ann Lessieur Lowell Police Department
- 52. Detective Daniel Ahern Chelmsford Police Department
- 53. Lydia L. Gonzalez
  Lowell Police Department
- 54. Sandra Lipchus Chemist, Department of Public Health
- 55. Nancy Tisei Chemist, Department of Public Health
- 56. Detective Kelly Richardson Lowell Police Department
- 57. Jennifer Chu DEA Chemist
- 58. Michael Frayne
  DEA Forensic Analyst

- 59. Detective Cuebas
- 60. Sandra Lipchus Chemist, Department of Public Health

## Civilian Witnesses

- 61. David Joly, Fitchburg, MA
- 62. James Mellor, Leominster, MA
- 63. Allen Ottens, Lowell, MA
- 64. Michael Noble, Lowell, MA

## Keeper of the Records

- 65. AT&T Wireless
- 66. Nextel
- 67. Sprint PCS
- 68. T-Mobile
- 69. KeySpan
- 70. ComCast
- 71. MetroCall Wireless
- 72. New England Paging
- 73. Massachusetts Department of Public Health
- 74. Massachusetts Registry of Motor Vehicles

The government reserves the right to amend or supplement the above witness list at any time prior to or during trial. By including the names of "potential" witnesses, the government makes no representation as to whether it will actually call any of the above-listed individuals as witnesses at trial. Should

the defendant desire the attendance of any of the above witnesses at trial, she/he should serve them with appropriate process or contact the undersigned prosecutor to see if arrangements can be made for their production.

This list does not include witnesses that the United States may determine are necessary for rebuttal. The United States reserves its right to amend its witness list at any time before the commencement of trial. The United States will notify counsel immediately if any such additions or amendments are made.

MICHAEL J. SULLIVAN United States Attorney

By: /s/ William F. Bloomer
WILLIAM F. BLOOMER
Assistant U.S. Attorney

#### CERTIFICATE OF SERVICE

I, William F. Bloomer, hereby certify that this document filed through the ECF system on October 2, 2006, will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF), and paper copies will be sent to those indicated as non registered participants this date via US Postal Service, postage prepaid.

/s/William F. Bloomer WILLIAM F. BLOOMER

Date: 2 October 2006